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1	Todd L. Bice, Esq., Bar No. 4534						
2	TLB@pisanellibice.com Emily A. Buchwald, Esq., Bar No. 13442 EAB@pisanellibice.com Daniel R. Brady, Esq., Bar No. 15508						
3							
$_4$	DRB@pisanellibice.com PISANELLI BICE PLLC						
5	400 South 7th Street, Suite 300   Las Vegas, Nevada 89101						
6	Telephone: 702.214.2100 Facsimile: 702.214.2101						
7	Robert S. Loigman (admitted <i>pro hac vice</i> )						
8	Ryan A. Rakower (admitted <i>pro hac vice</i> ) Caitlin E. Jokubaitis (admitted <i>pro hac vice</i> )						
9	robertloigman@quinnemanuel.com ryanrakower@quinnemanuel.com						
10	caitlinjokubaitis@quinnemanuel.com QUINN EMANUEL URQUHART & SULLIVA	AN, LLP					
11	51 Madison Ave., 22nd Floor New York, New York 10010						
12	Telephone: (212) 849-7000						
13	Attorneys for Defendants Aspire Global International Limited, AG Communications Limited, Aspire Global 7 Limited, Aspire Global Limited, Neogames S.A., NeoGames Connect, and NeoGames Connect Limited						
14							
15	UNITED STATES	DISTRICT CO	OURT				
16	DISTRICT OF NEVADA						
17	EBET, Inc.,		2:23-CV-01830-GMN-DJA				
18	Plaintiff,	CASE NO	2.23-C V-01030-GWIN-DJA				
19	V.		PULATION AND PROPOSED				
20	Aspire Global International Limited, AG	DEFENDAN	GARDING BRIEFING ON ITS' ANTICIPATED				
21	Communications Limited, Aspire Global 7 Limited, Aspire Global PLC, Neogames S.A.,	MOTION TO DISMISS PLAINTIFF'S AMENDED COMPLAINT					
22	NeoGames Connect, NeoGames Connect Limited; and DOES I through X, inclusive,						
23	and ROE CORPORATIONS I through X inclusive,						
24	Defendants.						
25	Pursuant to LR IA 7-1, Plaintiff EBET,	Inc. ("EBET"	or "Plaintiff"), by and through its				
26	undersigned counsel, and Defendants Aspire Global International Limited, AG Communications						

-1- Case No. 2:23-cv-01830-GMN-DJA

Limited, Aspire Global 7 Limited, and Aspire Global Limited, sued herein as Aspire Global PLC

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(together, "Aspire") and Neo Group Ltd, sued herein as Neogames S.A., NeoConnect, and NeoGames
Connect Limited (together, "Neogames," and together with Aspire, "Defendants"), by and through
their undersigned counsel, hereby stipulate and agree as follows:

- 1. **WHEREAS**, counsel for Defendants has agreed to accept service of the Amended Complaint on behalf of all Defendants, including the newly-added Neogames Defendants, without waiver of any jurisdictional or other defenses Defendants may assert;
- WHEREAS, the Parties have conferred and agreed on a proposed schedule for
   Defendants to respond to the Amended Complaint; and
- 3. **WHEREAS**, Defendants intend to respond to the Amended Complaint by filing a consolidated motion in which Defendants will argue, *inter alia*, that Plaintiff's claims are subject to arbitration.
- 4. **THE PARTIES HEREBY STIPULATE AND AGREE**, by and between the undersigned counsel for Plaintiff and the undersigned counsel for all Defendants that:
  - a. The deadline for Defendants to file a consolidated motion in response to the Amended Complaint shall be August 14, 2024.
  - b. Plaintiff's opposition to any motion filed by Defendants in response to the Amended Complaint shall be due September 23, 2024.
  - Defendants' reply in support of any motion filed in response to the Amended
     Complaint shall be due October 21, 2024.
  - d. Should Defendants seek permission to exceed the page limits for their consolidated motion, Plaintiff will not oppose Defendants' request to exceed the page limits, so long as Defendants do not seek leave to exceed 35 pages for their consolidated motion.
  - e. Should Plaintiff seek permission to exceed the page limits for their response to Defendants' consolidated motion, Defendants will not oppose Plaintiff's request to exceed the page limits, so long as Plaintiff does not seek leave to

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$\begin{bmatrix} 1 \\ 2 \end{bmatrix}$	exceed the number of pages the Court allows for Defendants' consolidated
2	motion.
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$4 \mid$	Dated: May 22, 2024 Respectfully submitted,
5	By/s/ Todd L. Bice Todd L. Bice, Bar No. 4534
6	tlb@pisanellibice.com Emily A. Buchwald, Esq., Bar No. 13442
7	EAB@pisanellibice.com Daniel R. Brady, Esq. Bar No. 15508
8	DRB@pisanellibice.com PISANELLI BICE, PLLC
9	400 S. 7th Street, Suite 300 Las Vegas, Nevada 89101
10	Telephone: (702) 214-2100
11	Robert S. Loigman (admitted pro hac vice)
12	Ryan A. Rakower (admitted <i>pro hac vice</i> ) Caitlin E. Jokubaitis (admitted <i>pro hac vice</i> )
13	QUINN EMANUEL URQUHART & SULLIVAN, LLP
14	51 Madison Ave., 22nd Floor New York, NY 10010
15	Telephone: (212) 849-7000 robertloigman@quinnemanuel.com
16	ryanrakower@quinnemanuel.com caitlinjokubaitis@quinnemanuel.com
17	
18	Attorneys for Defendants Aspire Global International Limited, AG Communications
19	Limited, Aspire Global 7 Limited, Aspire Global Limited, Neogames S.A., NeoGames Connect, and
20	NeoGames Connect Limited
21	By /s/ Andrew B. Goodman
22	John D. Tennert, III
23	MaryJo E. Smart Therese Shanks
24	FENNEMORE CRAIG, P.C. 7800 Rancharrah Parkway
25	Reno, NV 89511 jtennert@fennemorelaw.com
26	msmart@fennemorelaw.com tshanks@fennemorelaw.com
27	tshanks@ionnonciaw.com
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20	-3- Case No. 2:23-cv-01830-GMN-DJA
	JOINT STIPULATION AND PROPOSED ORDER REGARDING ANTICIPATED MOTION TO DISMISS

## Case 2:23-cv-01830-GMN-DJA Document 63 Filed 05/23/24 Page 4 of 5

1	Farhad Novian, Esq.
2	Andrew B. Goodman Alexander P. Davis
3	NOVIAN & NOVIAN, LLP 1801 Century Park East, Suite 1201
4	Los Angeles, California 90067 farhad@novianlaw.com
5	agoodman@novianlaw.com davis@novianlaw.com
6	Chad S. Hummel
7	SIDLEY AUSTIN 1999 Avenue of the Stars, 17th Floor
8	Los Angeles, CA 90067 chummel@sidley.com
9	
10	Attorneys for Plaintiff EBET, Inc.
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12	IT IS SO ORDERED.
13	Dated this 23 day of May, 2024.
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16	Gloria M. Navarro, District Judge
17	UNITED STATES DISTRICT COURT
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28	4 Case No. 2:23-cy-01830-GMN
	/ Lase No 7:73-cv-111X30-c4MiN

## CERTIFICATE OF SERVICE

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2	I certify that I am an employee of PISANELLI BICE PLLC and that, on the 22nd day of		
3	May 2024, I caused a true and correct copy of the foregoing JOINT STIPULATION AND		
4	PROPOSED ORDER REGARDING BRIEFING ON DEFENDANTS' ANTICIPATED		
5	MOTION TO DISMISS PLAINTIFF'S AMENDED COMPLAINT to be electronically filed with		
6	the Clerk of the Court by using CM/ECF service and serving on all parties of record via U.S. Mail		
7	as follows:		
8 9 10	MaryJo E. Smith Therese Shanks FENNEMORE CRAIG, P.C.		
11	Reno, NV 89511 jtennert@fennemorelaw.com		
msmart@fennemorelaw.com tshanks@fennemorelaw.com			
13	Farhad Novian, Esq.		
14	Andrew B. Goodman NOVIAN & NOVIAN, LLP 1801 Contains Park Fact Suite 1201		
15   1801 Century Park East, Suite 1201 Los Angeles, California 90067 farhad@novianlaw.com			
16	agoodman@novianlaw.com		
17	Chad S. Hummel SIDLEY AUSTIN		
18	1999 Avenue of the Stars, 17th Floor Los Angeles, CA 90067		
19	chummel@sidley.com		
20	Attorneys for Plaintiff EBET, Inc.		
21			
22	/s/ Cinda Towne An employee of PISANELLI BICE PLLC		
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